



2835

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RE: UNITED STATES PATENT 6,754,069

PATENTEE: HIDEKI HARADA et al

ISSUED: APRIL 15, 2003

APPLICATION #: 09/840,832

EXAMINER: YEAN HSI CHANG

Submission of Prior Art Under 37 CFR 1.501

Hon. Assistant Commissioner for Patents
Washington, DC 20231

Dear Sir or Madam:

RECEIVED
AUG 19 2004
TECH CENTER 2800

The recently issued patent 6754069 to Harada is invalid as having already been disclosed in 6184804 to Harrison, which was cited in Harada as prior art. Apparently, the disclosure of the Harada embodiment in Harrison was overlooked by the examiner.

Specifically, Harrison discloses a monitor that rotates along two axes in FIGS. 33A-33C.

The first axis of rotation is disclosed in a large number of drawings, including FIGS. 26, 27, 33A, and 41K. The second axis of rotation is disclosed specifically and explicitly in both FIGS. 33B and 33C, which specifically disclose a "tilting monitor" to be mounted on the arm as in FIG. 33A so that it can both (1) rotate with respect to the arm and (2) tilt for easy viewing by the user.

OIPR/JCWS

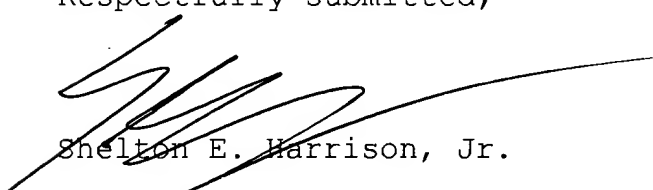
AUG 18 2004

RECEIVED

The entirety of Harada is also disclosed in US Patent 6,696,986 to Harrison et al, which was first displayed publicly in 1998, well prior to the filing date of Harada, July 26, 2001.

As is evident, each and every claim and figure in the recently issued patent is clearly anticipated by the cited prior art patent. In light of this fact, the recently issued patent is invalid and does not meet the threshold requirements for patentability under 35 U.S.C.

Respectfully submitted,



Shelton E. Harrison, Jr.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RE: UNITED STATES PATENT 6,754,069

PATENTEE: HIDEKI HARADA et al

ISSUED: APRIL 15, 2003

APPLICATION #: 09/840,832

EXAMINER: YEAN HSI CHANG

Submission of Prior Art Under 37 CFR 1.501

Hon. Assistant Commissioner for Patents
Washington, DC 20231

RECEIVED
AUG 19 2004
TECH CENTER 2800

Dear Sir or Madam:

The recently issued patent 6754069 to Harada is invalid as having already been disclosed in 6184804 to Harrison, which was cited in Harada as prior art. Apparently, the disclosure of the Harada embodiment in Harrison was overlooked by the examiner.

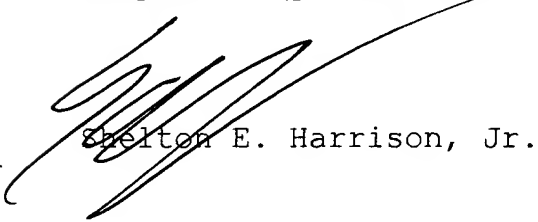
Specifically, Harrison discloses a monitor that rotates along two axes in FIGS. 33A-33C.

The first axis of rotation is disclosed in a large number of drawings, including FIGs. 26, 27, 33A, and 41K. The second axis of rotation is disclosed specifically and explicitly in both FIGS. 33B and 33C, which specifically disclose a "tilting monitor" to be mounted on the arm as in FIG. 33A so that it can both (1) rotate with respect to the arm and (2) tilt for easy viewing by the user.

The entirety of Harada is also disclosed in US Patent 6,696,986 to Harrison et al, which was first displayed publicly in 1998, well prior to the filing date of Harada, July 26, 2001.

As is evident, each and every claim and figure in the recently issued patent is clearly anticipated by the cited prior art patent. In light of this fact, the recently issued patent is invalid and does not meet the threshold requirements for patentability under 35 U.S.C.

Respectfully submitted,



Shelton E. Harrison, Jr.